

PROGRESS IS SLOW ON CURRENCY BILL

Practically No Change Made in Administration Draft of Measure.

NUMBER OF REGIONAL BANKS

To Be Fixed by Federal Reserve Board Between Limits of Eight and Twelve.

Washington, November 29.—Subjected to an all-day wrangle in the conference of Democratic Senators to-day, the administration currency bill progressed slowly in its preparation for final consideration on the floor of the Senate.

Practically no change was made in the administration draft of the bill, as presented by Senator Owen and the five administration Senators of the Banking and Currency Committee during the day, but for several hours the conference discussed a technical interpretation of the provision of the bill relating to the retiring of the new currency to be issued. Senator Reed of Missouri criticized the wording of the section.

The Democratic program for day and night sessions of the Senate until the bill is disposed of probably will be delayed until the conference concludes its work next Tuesday or Wednesday. The principle upon which the committee split the public ownership and government control of the proposed regional reserve bank was not brought before the conference and the administration plan for regional banks, capitalized by enforced subscriptions of the banks and controlled by bank-selected directors was endorsed. It was provided, however, that the Federal reserve board should have the power to remove all directors of the regional banks.

Number Not Fixed.

The conference passed over the provision of the bill fixing the number of regional banks. At the instance of the conference, Democrats of the currency committee are framing a guarantee of bank deposits provision, which may be written into the bill.

Whether the conference would adopt a stand on the bill or wait until all of the Democrats behind the Owen bill as a party measure, arose to-day, but the leaders did not hurry to force an issue upon it. Several Democrats who took the position that while they favored the bill generally, they desired to be free to vote for any amendments.

The conference referred back to the Democrats of the Banking Committee the section of the bill relating to the retirement of Federal reserve notes, and a new provision was suggested, returning to the bill a per cent bonds on which the present currency is based. The plan would replace the present 1 per cent with 5 per cent, because government notes, but would take a long period of time to effect the transfer.

Not in Dispute.

The conference at this point in the session also decided to dispose of all provisions which do not involve disputed matters. The disputed points, including all the sections passed over so far, will be taken up to-morrow by the Democrats of the Banking Committee, who will report to the conference tomorrow night.

The leaders expect to complete the bill at that time.

Late to-night the conference adopted an amendment to the Owen bill which would permit the Federal reserve board to establish any number of regional banks considered necessary between the limits of eight and twelve.

The Federal reserve board would be given authority to decide where banks are needed to meet the ordinary trend of banking operations. The bill passed by the House died in the Senate of banks at twelve, while the Owen bill provided for eight and the Hitchcock bill four. Preliminary consideration of the bill was completed last night, and finishing touches will be added at a session to begin at 8 o'clock to-morrow.

ELY'S CREAM BALM OPENS CLOGGED NOSTRILS AND HEAD--CATARRH GOES

Instantly Clears Air Passages! You Breathe Freely, Nasus Discharge Stops Head Colds and Dull Headache Vanish.

Get a small bottle anyway, just to try it. Apply a little in the nostrils and instantly your clogged nose and stopped-up air passages of the head will open; you will breathe freely; dullness, headache disappear. By morning the catarrh in the head will be gone.

Find such misery now? Get the small bottle of "Ely's Cream" at any drug store. This sweet fragrant balm

Coat Sensation of the Year

The makers anticipated a long, cold winter, made up larger stocks than ever before. Cold weather failed to materialize; makers had to unload; we bought at our own price and give you the benefit.

The headlines tell the story of the greatest Coat sale Richmond has ever known at any time—and it occurs here to-morrow.

Plush Coats..... worth \$35.00
Persian Coats..... worth \$30.00
Astrachan Coats..... worth \$35.00
Chinchilla Coats..... worth \$30.00

Choice \$19.50

Boucle Cloth Coats..... worth \$25.00
Duvetyne Coats..... worth \$25.00
Wool Bengaline Coats..... worth \$20.00
Chinchilla Coats..... worth \$25.00

Choice \$15.00

Boucle Coats..... worth \$19.50
Astrachan Coats..... worth \$18.50
Chinchilla Coats..... worth \$19.50
English Mixture Coats..... worth \$15.00

Choice \$10.00

Children's Coats

In boucle, chinchilla and mixtures; sizes 7 to 12 years; actual values \$9.50, here for only

\$5.48

Suits in a selected assortment of the most popular effects that have marked the present season. The actual values are \$30.00, here

\$19.50

The suits are of fancy serges and imported cloths fashioned in the most effective of the new cutaway models, with velvet collar and button trimmed, lined with best grade of satin; skirts high waist and graceful draping; all sizes and colors, including black, navy and mahogany.

BOYS' ALL-WOOL BLUE SERGE SUITS: \$5.00 \$3.98 VALUES, SPECIAL

An unusual good value; styles in Norfolk coats and full lined peg trousers; sizes 6 to 17. Special

\$3.98

Special Sale on Children's Re却ers and Overcoats

Made in the Russian and new polo styles, with belts; colors in gray, blue and Oxford gray; sizes 2½ to 10—

\$1.00 value..... \$6.98 \$5.75 value..... \$5.48
\$8.50 value..... \$5.98 \$5.00 value..... \$3.98

SPECIALS

\$4.00 Tan Rubber Coats, \$2.00.
50¢ Teddy and Tyrolean Corduroy and Cloth Hats..... \$3.00

Odd lot of Boys' Top Coats, in dark gray, 25 in. all, good patterns; \$6.00 value, for.... \$2.48

Tylers
FIRST AND BROAD STS.

PROBE OF REVELS ORDERED BY HOUSE

Events After Georgetown-Virginia Game Referred to as "National Disgrace."

Washington, November 26.—An immediate congressional investigation of the Saturday night revels following the Georgetown-Virginia football game, and the charge that liquor was sold to intoxicated men and to "boys and girls" as stated in several newspaper articles published on the days

following the event, was asked for to-day by Representative Ben Johnson of Kentucky, chairman of the District Committee of the House, and immediately ordered by the House.

The Johnson resolution, as presented to-day, includes several newspaper articles and editorials describing the revels. Mr. Johnson pasted the clippings intact upon the paper which he presented to the House, but carefully struck out with his pencil the names of persons who were arrested by the police and who appeared in the Police Court as the result of the disturbance.

The resolution asks that the faculties of Georgetown and Virginia be asked to co-operate in the inquiry, together with the Commissioners, the excise board and members of temperance organizations, as well as liquor men's organizations.

The resolution directs that a subcommittee of the House District Committee institute and prosecute an investigation for the purpose of ascertaining

"whether or not intoxicating liquors were dispensed to persons who were already intoxicated, or to boys and girls in the District of Columbia, on or about the time set out in the newspaper articles."

"If the committee shall find that on or about the occasion mentioned in the newspaper articles intoxicating liquors were furnished," says the resolution, "the committee shall report who furnished them and at what time or times, place or places the liquors were so furnished or consumed."

"The committee is directed before beginning the investigation to ask the co-operation of the commissioners, the board of excise, the Anti-Saloon League, the Woman's Christian Temperance Union, the local Liquor Dealers' Association and the faculties of the temperance organizations. The newspaper articles to the end that said investigation may be full, complete and fair."

In a statement issued from the chairman's office it is said that "Mr. Johnson considers the matter a national disgrace."

"Put your faith—just once—in 'Ely's Cream Balm' and your cold or catarrh will surely disappear."—Advertisement.

U.S. Circuit Court of Appeals.

The United States Circuit Court of Appeals recognized yesterday morning at 10 o'clock, in a brief, Judge Pritchard (presiding) and Dyer, judges, and held an audience.

The court made an order for filing petitions for rehearing in the following cases:

No. 113, Coal and Coke Railway Company vs. David A. Nease, appeal filed in the trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 153, The Bird Manufacturing Company et al., appellants, vs. H. H. Rich, bankrupt, in reorganization, No. 153, appeal filed in the trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 154, C. Reward, Minikin, trustee in bankruptcy of John H. Rich, bankrupt, in reorganization, No. 154, appeal filed in the trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 155, The United States Fidelity and Guaranty Company, plaintiff in error, vs. French Mutual, General Surety Company, Insurance Against Theft, defendant, in reorganization, trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 156, The Northbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 157, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 158, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 159, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 160, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 161, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 162, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 163, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 164, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 165, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 166, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 167, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 168, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 169, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 170, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 171, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 172, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 173, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 174, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 175, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 176, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 177, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 178, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 179, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 180, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 181, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 182, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 183, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 184, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 185, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 186, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 187, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 188, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 189, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 190, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 191, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 192, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 193, The Southbound Train Company, et al., appellants, vs. J. B. Stewart, et al., defendants. Trial court for re-hearing. W. Va. Petition of appellants for re-hearing denied.

No. 19